Case 6:20-cv-00272-JDK-KNM Document 1 Filed 05/15/20 Page 1 of 41 PageID #: 1

PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 05/2015).

United States Courts Southern District of Texas FILED

MAY 1 5 2020

David J. Bradley, Clerk of Court

IN	THE	UNITED STATES DISTRICT COURT
FOR	THE	DISTRICT OF TEXAS
		DIVISION

HAROLE LUMATES CLASS

EAST TEXAS INTERMEDIATE SOUKTIONUK FACILITY

Place of Confinement

CASE NO. (Clerk will assign the number)

v.

Defendant's Name and Address

MANAGEMENT TRAINING CERPORATION

Defendant's Name and Address (DO NOT USE "ET AL.")

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

- 1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
- 2. Your complaint must be <u>legibly</u> handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, **DO NOT USE THE REVERSE** SIDE OR BACK SIDE OF ANY PAGE, ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
- 3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
- 4. When these forms are completed, mail the original and one copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

FILING FEE AND IN FORMA PAUPERIS (IFP)

- 1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$50.00 for a total fee of \$400.00.
- 2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed *in forma pauperis*. In this event you must complete the application to proceed *in forma pauperis*, setting forth information to establish your inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of your inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed *in forma pauperis* and the certificate of inmate trust account. also known as *in forma pauperis* data sheet, from the law library at your prison unit.
- 3. The Prison Litigation Reform Act of 1995 (PLRA) provides "... if a prisoner brings a civil action or files an appeal *in forma pauperis*. the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed *in forma pauperis*, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from your inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$50.00 administrative fee does not apply to cases proceeding *in forma pauperis*.)
- 4. If you intend to seek *in forma pauperis* status, do not send your complaint without an application to proceed *in forma pauperis* and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

CHANGE OF ADDRESS

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include any motion for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

I.	PREVIOUS LAWSUITS:
	A. Have you filed any other lawsuit in state or federal court relating to your imprisonment?YES_VNO
	B. If your answer to "A" is "yes," describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.)
	Approximate date of filing lawsuit: /// // // // // // // // // // // //
	2. Parties to previous lawsuit:
	Plaintiff(s)
	Defendant(s)
	3. Court: (If federal, name the district: if state, name the county.)
	4. Cause number: N/A
	5. Name of judge to whom case was assigned:
	6. Disposition: (Was the case dismissed, appealed, still pending?)
	7. Approximate date of disposition: N/A

Case 6:20-cv-00272-JDK-KNM Document 1 Filed 05/15/20 Page 3 of 41 PageID #: 3					
PLACE OF PRESENT CONFINEMENT: EAST TEXAS 1.S.F. HENDERSON TX.					
EXHAUSTION OF GRIEVANCE PROCEDURES:					
lave you exhausted all steps of the institutional grievance procedure? YESN					
Attach a copy of your final step of the grievance procedure with the response supplied by the institution THEY DO NOT PROCESS GRIEVANCES AND RETURN THEM PARTIES TO THIS SUIT: A. Name and address of plaintiff: PAROLEES (AS A CLASS)					
B. Full name of each defendant, his official position, his place of employment, and his full mailing address Defendant #1: TEXAS DEPARTMENT OF CRIMINAL SUSTICE IN HUNTSUIN TEXAS					
Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Deliberate INDIFFERENCE AND PROTECTING MTC VICLATIONS					
Defendant #2: BOARD OF PARDONS PARD PAROLES AUSTIN TEXAS					
Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.					
SENDING PROPLE HERE FOR LONGER LENGTHS OF TIME WITHOUT CAUSE					
Defendant #3: MANAGEMENT TRAINING CORPORATION HUNDERSON TEXAS					
Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.					
FAILING TO PROVIDE ACCESS TO COURT AND REFUSING TO REMOVE INHATES FROM F					
Defendant #4:					
Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.					
Defendant#5:					
Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.					

Case 6:20-cv-00272-JDK-KNM Document 1 Filed 05/15/20 Page 4 of 41 PageID #: 4 STATEMENT OF CLAIM:

V.

State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how each defendant is involved. You need not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

0	PAROLE BOARD IS SENDING INHATES HERE FOR 9 MONTAS INSTEAD OF THE 6
	MONTHS EVERY PAROLEE IN THIS STATED DOES MISCLASSIFYING THESE WIMATES
	AS SPECIAL NEEDS EVEN THOUGH THEY AREANOT.
(3)	M.T.C. THEN REFUSES TO AllOW THE INMATE TO REFUSE THE TREATMENT
6	By WRITING CASES, LOCKING THEM IN SEGREGATION AND PROPONGING THE CON-
	TACT WITH PAROLE REJOCATION PROCESS MAKING THE INMATE SUFFER THROUGH
	THE 9 MONTHS ANYWAY WHEN THE INMATE COULD HAVE GOTTEN TO PRISON
	AND BEEN OUT.
	M.T.C. THEN REFUSES TO PROCESS GREIVANCES AND WILL NOT GIVE IN-
VI.	RELIEF:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
	APPOINT LAWYERS, FORCE M.T.C. TO REMOVE INMATES WHO REFUSE TREATMENT
	APPOINT LAWYERS, FORCE M.T.C. TO REMOVE INMATES WHO REFUSE TREATMENT (IMMEDIATELY) COMPENSATORY AND PUNITIVE DAMAGES, AND 6 MONTH PROGRAM
VII.	GENERAL BACKGROUND INFORMATION:
	A. State, in complete form, all names you have ever used or been known by including any and all aliases.
	\sim
	B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison or FBI numbers ever assigned to you.
	NIA
VIII.	SANCTIONS:
V 111.	
	A. Have you been sanctioned by any court as a result of any lawsuit you have filed? YES NO
	B. If your answer is "yes," give the following information for every lawsuit in which sanctions were imposed. (If more than one, use another piece of paper and answer the same questions.)
	1. Court that imposed sanctions (if federal, give the district and division): \(\textstyle \mathcal{I} \) \(\textstyle \mathcal{A} \)
	2. Case number: N/A
	3. Approximate date sanctions were imposed: N/A
	4. Have the sanctions been lifted or otherwise satisfied? YESNO

- MATES ACCESS TO ANY LAW LIBRARY EFFECTIVELY STOPPING THE EXPOSURE OF THEIR ACTIVITIES TO THE COURTS. THEY WIll NOT GIVE US THE
 REQUIRED LEGAL FORMS FOR REDRESS NOR OR OUR FAMILY MEMBERS
 GIVEN CORRECT INFORMATION IF ANY INFORMATION IS GIVEN AT ALL BE.
 CAUSE THEY CITE TRIVACY PROTECTIONS AND SUSTIFY IT BY SAYING WE
 DON'T HAVE THE RIGHT TO REFUSE A CIVIL COMMITMENT BECAUSE
 WE ARE MENTAlly INCOMPETENT.
- B) THE T.D.C. S. COMPLEX IS DELIBERATELY INDIFFERENT TO, AND PROTECT THE ABUSES HERE BY NOT ANSWERING GREWAKES OR 1-605 AND THE T.D.C. MONITOR WILL NOT SPEAK WITH OR CORRECT A PROBLEM WHEN YOU BRING IT AND Allow M.T.C. STAFF TO IMPOSE PUNISHMENTS UPON ONE INPATE FOR THE ACTION OF ANOTHER AND SUBSECTS THESE INMATES TO THE WHIMS OF COUNSELORS AND SECURITY AND CALL THESE GROUP SANCTIONS THAT DICTATE IMMATES IMPOSE VIOLENCE ON ONE ANOTHER "TREATMENT" !

	s any court ever warr our answer is "yes,"			ons could be impos	e 6 of 41 PageID # sed? Y tin which a warning	ES_NO
(If	more than one, use a	another piece of	of paper and ans	wer the same que	estions.)	
1.	Court that issued wa	arning (if feder	al, give the dist	rict and division):	// / /	T
3.	Court that issued wa Case number: Approximate date v	varning was is	sued:	NIF	7	
	5-3-2020 DATE			Solus	ture of Plaintiff)	
PLAINTIFF'	S DECLARATION	NS				
	eclare under penalty	of perjury all	facts presented	in this complaint a	and attachments the	reto are true
2. I ui	I correct.					rmed of my
3. I ui	rent mailing address nderstand I must exh	naust all availa	ble administrati	ive remedies prior	to filing this lawsu	
civ inc friv	nderstand I am prohi il actions or appeal arcerated or detaine volous, malicious, or minent danger of ser	s (from a jud ed in any faci r failed to stat	gment in a civ lity, which law e a claim upon	il action) in a co suits were dismi	urt of the United S ssed on the ground	States while I they were
5. I ur fīli	nderstand even if I an ng fee and costs asse nate trust account by	n allowed to pressed by the co	oceed withoutp urt, which shall	be deducted in ac		
	0		5			
Signed this	(Day)	day of		, 20 JO	 ·	

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.

(Signature of Plaintiff)

I, NATHANIEL ACLIESE, WEING OF SOUND MIND, OVER the Age of 10, DECTARE LINDER the ASNALLY of ASRILKY that All of the tokegoing intoknation is there AND cokkect to the hest of my knowledge ... UN the NATE of November 1, 2019, while in the Angelina County IAil located in Lutkin, TEXAS, I signed A WAIVER WAIVING A PAROLE REVOCATION HEARING. On the both of November 15,2019, I signed a form informing me that I Would SERVE (6) MONTHS SAFF FOR Violating Lakole. I ARRIVED At the RUDD LINIT ON the Late of December 10,2019. BECAUSE it was taking a long time tok me to leave the RUAL LINIT AND go to A SAFF FACILITY whote pakole on that unit and asked them if I was a special Needs offenderthe Unit Lakole Officek Answered my REquest form AND intokned ME that I with Not A special NEEDS offenibek. On the bate of FEBRUAR 127,2020 - ARRIVED At the EAST TEXAS TREATMENT

Case 6:20-cv-00272-JDK-KNM Document 1 Filed 05/15/20 Page 8 of 41 PageID #: 8 4-28-2020 NAME is MARIO A. Only 2292017

1-98-9090 Hello my name to Chad A. Cook.

I am writing this affidavidth under penalty
of perjury. All that I am About to write

lis true And Correct to the Best of my Knowledge.

I have 186% of my Sentence done

allready. They won't let me refuse thes program here At the Henderson Unit in Henderson Tx. I had Been on Various medications Because of my PTSO and Sipolar manie Once I was taken from my county Sail in Cawlo caldwel County jail! They took me of all of my psycotrophen medications which in tarn make me, I E or node me Become suicidal And highly Violent. they didn't as even offer me afternative medication you my Quanzapine Buspropine, or Gabapents which I Had Been ordered to be on By 3 I Had been on my medications for about 7 years.

I Have Seen the Tele-health TV. doctor 3 times in the last 6 months find have Been placed on Tegro tall and Hadiny doses in creased a pill per visit. How they deem fit to utalize and untested ciezure median to replace my Nessassary personibed meds is

(1)

4-28-2020

My home I dregory Worman and In writing this all identity under Penalty of forfury, all that I'm about to write is true and correct to the less of my Enousedge

Laterday and this morning I bried to repeated by the refused from I signed, I have also contacted Esceptinary office traying to get a copy; I have refused treatment segregated for refusing this treatment program, Sine has willighe restrictions Penied acess to courts because of no the liberary here at M.T.C am also seeling to file class cotro status also, But cont due to the fact De don't have a your I baray here The mr.c-East treas Preatment Suffered cliens with my civil Rights being Notations. Myself and several other indudulals in

dorm of 56 man whom have Signed Several refusels, are Jerry extremely been disruptive and the refuses enwates. Lecusty came by the morning at for somewhat beld belot and innectes & sleeping and hat programme In down to but of compliance and At spiritud sit bluck the whole donn of people for what only in few has come, In truth this is cating bugger than any one Mind elts of called a megalminds no or course a Correcte perpotretes It self and does more Harm Dans Good and Dord do any Or dieduce in Hercisis me Right > Refuse any fact of ed bluced a more perferable to being infected y whot's golf on in this culture Les offers. MIC East treatment tacility and T.D.CZ force

povertion are cruel and povertion are cruel and visual tractment, Especially ester I have don't 32 year on ester I have don't 32 year on whould have been terminated in the year of 2014

Dredrig Mormon

Liedrig Mormon

2301646

Norman Gregory

Gays Gays Rd

Gayetteville ART 72704

Jany Wiafeld Dient #2306869 DEV. TDCJ #2022909

To whom all it may concern. To come now under sensity of series I declare this statement and thuth of ougin notocia, 19.4.8 and ta enthornacoguith and denied rultiple times on multiple occasions on neutrale subjects. Mainh the spet of given any masts to the law pray) it is give attraverted un of priordel I'm plaing a type of rally potition of drap live back ethin live ref grow to of set of being with a construction a constrain um to dediesed in the corned way by law This organization is taken upon itself to santimize their own apperance objections deluse in the moite propagate bro tot this by record of a doubt that is a conflict of interest Trè had an injury accident pertaining a ceilington falling brone over 1014. Stillinguy led, putting ree on crestehes and restricting in the unfaction and

bna t sub IIA spanobe every exception as 2007 jud beginner and responsible from poor mai Essance anivira have months soo now I've been positioned in a word to be then a person on probation. Just to prove to you the reader, that his organisation posses the buck has resettan should be considered verietta vin criverni trebia greenes this Ossolar social Needs! Bt ariander nett ten one that this was the week a tode. s conveyance. Wh blead the Later called again sow long spor cow truck Dioper transfer duraber through

t conid wind which was solt y and were surely being cause bound cention the doct that the Carada now direct movement to an ent But this by son supersedes thatine that pandended sken Soce and Ederaver. en Betwiter care persotta, by the sules and document ctripinghed is sol toot, assumbes all bna mapool qu re often by Hidges at somol with neive dance iden Atilu rua trateras lona ou mountenance at a unit "RUDD" and wich for a proper response to every surable uso heard and require a Written response out of I occurancestanos

4-27-2020 ly 8:30 PM. ey were conducto This inductional go is centa

he turned around and went back towards the officer and she juiced him hat blast was good enough to permeate innate in anging on the windows Marke 15 or 20 minu Is now their were preparing us because they were in uso and punish

he irony of that incident is that compliance 1

is unit a month and a half ago rey said the only way this unit was to assau refused at kreeneno in instead of an 1.

told Mr. Whitely that I refuse this was placed in administrative secrecation. so the only thing you ca of in segregation a came and ran the 3 cases he same time with no Due Dunishment on the cases and the any envelopes or correspond not communicate we

4-18-2020 My name is Sohnathon Sunt writing this affidavet under p attempted once again set State ments from 2 industrials that were in semesation with are also being violated in have refused treatment and are segrenated multiple restrictions, devied across courts and they are also sesking class action Status along with The one persons name is Mehutcheysor Mcl ALI and h these gentlemen also agrees

to write witness statements attesting to the abuse they are suffering and how it aligns with the circl Rights Vicatations this court recognized as having occurred in my immediate situa ames who both could the Statements. one could or would has been since last a further emphasise the atmosphere abuse on this class of seasle: there are down who have signed several refusals and are extremely disruptive. Those seals May up and Darty all night on is going on. Security come by this morning and said that because the seale were sleaping and not programming the dorn is an

The logical explanation is: get the inmates that refuse this program OUT
of the program and OFF this parility
Then those who want it can get it?!

Then those who want it can get it?!

I have spaken with several counselors
and Security staff members and the recurre
theme is: they feel the same way; but;

The truth is: it is Bigger than any

11-10-2019

Dear ambudsman: My name is - SOHNATTAN HUNT# 560374 and I am writing this letter in an attempt to correct an abrious error in my situation.

according to the rules of Proceedure I must
attempt an informal resolution before I can proceed to court. I am writing this letter for my family men. bers because I am more familiar with what I have in my possession and how to present it so this System consict say there was no benowledge of this situation.

I was given a 25 year sentence 30 years ago. I made parale on this sentence a few times but I have never been out of TOCS custody in 30 years.

Section 508.103 (a) A RELEASEE WHILE GN PAROLE IS IN THE CUSTODY OF THE DIVISION

The sentence I was given in 1989 should have been over in 2014. I told this to my parole officer and she told me that the compared option again me the new sentence from 2014 until 2021 because there are Civil Commituatil 2021 because there are Civil Commituatil

oment laws in place now that dictate I can be arrested and held without a charge a trial or conviction and that I can be intered; as I am now, and he sent to these NAII concentration camps called SAFPF for the hend it of these private entities. I told her that I refuse to go to SAFFF however I was sent to this ISF facility and minorulously all of my legal back, my leap, my T.W.C. card, Social Security, I.D. everything: (they say) is lost.

I have managed to secure a time sheet and it shows blatant descrepencies that I could not prove until now.

- (1) I HAVE SERVED 23 YEARS FLATON A 25 YEAR SENTENCE.
- (2) I WAS SENTENCED IN 1989 UNDER MANDATORY SUPERVISION LAWS AND I HAVE MORE THAN 100% OF MY TIME DONE.
- (3) 19 YEARS OF MY GOOD TIME IS MISSING (4) 23 YEARS OF MY WORK TIME IS MISSING
- o group, members which means that at any time I can get caught up in someone elses

madness and this system will act as if it is my fault even though a air not supposed to be untain groups and an not supposed to be "locked-up".

Will you look at this copy of my time wheet and get me hack to except on.

Sincerely that

SCHNATHAN HUNT =560374 2004 LAMESA HWY BROWNFEILD TX. 19316

11-30-2019

Dear General Coursel: My name is JOHNATHAN HUNT # 560374 and I an writing to ask that you look into the situation I now find myself in. have been for the last, I years telling my Houston parole officer that I was given a 25 years sentence 30 years ago. I was sentenced to 25 calender years in 1989 which dictates it should have ended in 2014. She told me that under new Civil Commitment lands the Parale O Board could keep adding time to the sen-tence and I have no recourse other than continue to comply. I was arrested in Sept. 2019, and the Board sent me to Supstance abuse Felony Pynishment Facility. I refused to my P.O. when I was in starris County Soil and I have since refused since I've been on the Rudd unit. to ask one last time before I petition for violation of Civil Kights th at you look into my Situation to a treatment facility or any place other than a prison facility

When I was given 25 years in 1989 every time I spent I day in the institutional division or the parale division of the Iesus Department of Criminal Justice that day counted as Flat Jime served as long as I was in T.D.C. I cus-tacly and I have been at all times in T.D.C. custody. your own law states; in Lexas Burnment Code that: SOR 142 (c) The period of parale is computed by substracting from the term for which the immate was sentenced to the calender time served on the sentence. 508.143 (a) a release while on parole is in the legal custody of the parole division. and 508.155 (b) The time on parole is computed as calender time.

The second reason I relieve SAFPF is this:
I have over 100% of my time credits dictating I, must be released from incarceration to mandatery supervision.
It takes to months to complete the in prison
part of SAFPF and looking at my time
credits I don't have 6 months to be
surped in prison.

Was no way of knowing at the parale

I) you already have laws on the hooks that seed "Street sime" is fat time, and I you move "Street sime" from when I served it; to the end of the sentence; you: Steal my flat time and extend the sentence end date effectively resentencing me (for the same original crims)

or knowing:

and work Jime exceeded the 100% credits I needed to trigger Release to Mandatarij. Supervision.

and Finally:

3) auto Sheft was reclassified to a lesser State Dail offense and the majimum I could be sentenced to is 2 years in a State Sail facility. How exceeded sentencing quickelines when you gave me the new 7 year sentence from (2014 to 2021 = 7 years)

to recen leaving you instructed that have so dery to petition (or request) the case he respected if:

1) New Cindence (check) 2) Findings Contrary to law (check) 3) Review or Disposition of case violates law (check)

apply your own rules and lower and either return me to the Streets on Harale or Violate that I have already larned. Supervision

Though you

DOHNATHAN HUNTA 560374 2004 LAMESA HUNY BROWNFEILD TX. 79316

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION INMATE REQUEST TO OFFICIAL

© PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY. REASON FOR REQUEST: (Please check one)

R						,
RESS:	A. 7		0 ~			
Aw LIBRA	Austin, Texas 78757)	Memency-Pardon, parole, ea	of Classification)	Request for Promotion in	Restoration of Lost overtin will be forwarded to the Sta	Administration Building)
(Name and title of official)	Austin, Texas 78757)	Clemency-Pardon, parole, early out-mandates.	of Classification)	Request for Promotion in Class of to T	Restoration of Lost overtime (Unit Warden-if approved, it will be forwarded to the State Disciplination	stration Building)
	,œ □		.7	:	o	5
						5.
DATE: 3-26 2020	Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)	Administration)	7. Inmate Prison Record (Request for copy of record in	Counselor)	Building)	Visiting List (Asst Director)

ADBRESS: ETISF (Name and the of official)	Austin, Texas 78757) K Austin, Texas 78757) K K K K K K K K K K K K K	of Classification) Clemency-Pardon, parole, early out-mandators.		O Restoration of Lost overtime (Unit Warden is	PPROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY. On the Administration of Chairman of Classics and Administration of Chairman of Classics and Administration of Chairman of Classics and Chai	TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL INSTI	1 Pagello #: 35
DATE: 3-30-2020	 Personal Interview with a representative of an outside agency (Treatment Division, Administration Building) 	 Inmate Prison Record (Request for copy of record, infor- mation on parole eligibility, discharge date, detainers-Unit Administration) 	 Parole requirements and related information (Unit Parole Counselor) 	 Visiting List (Asst. Director of classification, Administration Building) 	NICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE	ARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION INMATE REQUEST TO OFFICIAL	

Clemency—Pardon parole, early out—Mandatory Supervision (Board of Pardons and Paroles, 8510 Shoal Creek Blvd., Austin, Texas 78711	 Hequest for Promotion in Class or to Trusty Class (Unit Wardert — if approved, will be forwarded to the Director Classification. 	2. Restoration of Lost Overtime (Unit Warden – If approved, the State Disciplinary Committee).	1. L.J. Unit Assignment,	REQUEST TO THE PROPER Transfer (Chairman of Classification,	REASON FOR REQUEST: (Please check one) PLEASON FOR REQUEST: (Please check one) PLEASON FOR REQUEST: (Please check one)
B. L. Courtside agency (Treatment Division, Administration) Building: 4 - 14 - 2020 DATE: 1 - 1020	Information on parole eligibility, discisally and petainers — Unit Administration). Detainers — Unit Administration).	Parole Counselor)- Parole Counselor)- Parole Counselor)- Parole Counselor)-	Parole requirements and related information (Unit	 Visiting List (Asst. Director of Classification, Administration Building) 	JNICATION. THIS WILL SAVETIME, GET YOUR A TO YOU MORE QUICKLY.

ADDRESS: _

Fill out this form completely and on the next to last page section IV tell Access to Courts that you are needing a transfer to a TDCJ unit with Law Library access, since you have two ACTIVE CASES. Also you were told that if you need a LEGAL ADDRESS TO I-60 THE MAILROOM. If any blank is left unfilled the request will be considered incomplete and will not be sent. Have the completed form ready in the morning 4/3/20 before 7am in your door.

LAW LIBRARY

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Inter-Office Communication Administrative Review and Risk Management Offender Grievance

A4.51

TO: HUNT, Jonathan

TDCJ#: 2309248

UNIT: XQ

DATE: 4/8/2020

FROM: Central Grievance Office

SUBJECT: Improperly Submitted Grievance

Your documents received in this office have been reviewed and a response is indicated below. Contact the warden, major, chief of classification or a security officer for issues you deem as an emergency;

OFFICE USE ONLY

Grievance #:

|--|

Texas Department of Criminal Justice

STEP 1 GRIEVANCE FORM	Date Received:
OTEL I GRIEVANCE FORM	Date Due:
	Grievance Code:
Offender Name: SOHNATHAN AUNT TDCJ# 2309248	Investigator ID #
Unit: EAST Tx 1.S.F. Housing Assignment: SHU 7	Extension Date:
Unit where incident occurred: <u>EAST TX 1,S.F.</u>	Date Reid to Offender:
who did you talk to (name, title)? <u>EVERYONE</u> / COULD What was their response? <u>RESPONSES VALLED</u> BUT GENERAL CONSENSU What action was taken? <u>I WAS PLACED</u> IN ADMINISTRATIVE S	DEGREGATION MAR 2 4 2020
State your grievance in the space provided. Please state who, what, when, where and dis	ciplinary case number if appropriate.
I was sent to East Ix. 1 S.F. from the Su in a program I refused in Hauton first the I refused at the Sim Rudd unit I was bunis	n at Sim Rudd. When
a stychiatric unit (monts/ord) and kept nak	

27 Front (Revised 11-2010)

YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM 3 4 2000

(OVER)

Case 6:20-cv-00272-JDK-KNM Document 1 Filed	05/15/20 Page 40 of 41 PageID #: 40
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·	·
Offender Signature: Shuathan Aust	Date: 3-26-2020
Grievance Response:	
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	·
Signature Authority:	Date:
Returned because: *Resubmit this form when corrections are made.	OFFICE USE ONLY
1. Grievable time period has expired.	Initial Submission CGO Initials: Date UGI Recd:
2. Illegible/Incomprehensible. *	Date CGO Recd:
3. Originals not submitted. *	(check one) Screened Improperly Submitted
	Comments:
4. Inappropriate/Excessive attachments. *	Date Returned to Offender.
5. Malicious use of vulgar, indecent, or physically threatening langua	CGO INITIALS.
6. Inappropriate. *	Date UGI Recd:
	Date CGO Recd:
	(check one)ScreenedImproperly Submitted
CGO Staff Signature:	Comments: Date Returned to Offender:
	3rd Submission CGO Initials:
	- Date UGI Recd:
	Date CGO Reed:
	(check one) Screened Improperly Submitted
	Comments:

I-128 Back (Revised 11-2010)

Date Returned to Offender

LEGAL

YOU INDUSTRIAL DRIVE HENDERSON TX, 76562

SHOPPING HUNI # 1207248

Southern District of Fex

David J. Bradley, Clerk of Court

CLERK OF COURT
P. O. Box 6/0/0
HOUSTON TX. 77208









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